Application Serial No.: 10/521,035 Filing Date: August 2, 2005

Our Docket: JG-SU-5207/500577.20063

REMARKS

As a result of the foregoing amendment, the Abstract of the disclosure has been corrected to be in the form of a single paragraph.

The claims have been amended in a manner which overcomes the formal rejection thereof under the Second Paragraph of 35 U.S.C. §112 and also to overcome the art rejection over the Fueroff, et al. reference. In particular, the claims have been amended as follows:

Claim 1 has been canceled and rewritten as new claim 7 which incorporates the portion of the description at page 51, lines 24 to page 52, line 5. Claim 2 has been canceled and rewritten as new claim 8 which incorporates the portion of the specification at page 52, line 23 to page 53, line 6. Claim 3 has been canceled and rewritten as new claim 9 which incorporates the portion of the specification at page 53, lines 17-20. Claims 4 and 5 have been combined and rewritten as new claim 10. Claims 4 and 5 have been incorporated into prior Claim 1 and rewritten as new claim 11. Claims 4 and 5 have been incorporated into prior Claim 2 and rewritten as new claim 12. Claims 4 and 5 have been incorporated into prior Claim 3 and rewritten as new claim 13. Previous Claim 6 has been incorporated into amended Claim 7 and rewritten as new claim 14. Previous Claim 6 has been incorporated into amended Claim 8 and rewritten as new claim 15.

Reconsideration and withdrawal of the rejection of the claims as being unpatentable over the Fueroff, et al. '840 patent are requested. This reference does not disclose the portions of the specification which have been incorporated into Claims 1, 2 and 3 as amended. Accordingly, the reference does not suggest the invention now presented in these amended claims and these claims are patentable thereover.

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Additionally, since the Examiner did not reject previous Claim 5, previous Claim 5, as well as Claim 4 now presented as amended Claims 4-6 are patentable over the cited art. In addition, inasmuch previous Claim 6 has now been incorporated into amended Claim 7-9, each of which is dependent from Claim 4-6, respectively, it is clear that these claims also are patentable over the cited art.

In view of the foregoing, it is submitted that this application is now in condition for allowance and favorable reconsideration and prompt Notice of Allowance are earnestly solicited.

Respectfully submitted,

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